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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/543,223		04/05/2000	Stephen S. Jackson	2204/A35	7263	
34845	7590	03/24/2006		EXAM	EXAMINER	
STEUBING MCGUINNESS & MANARAS LLP				PHAN, HANH		
125 NAGO ACTON,	OG PARK MA 0172			ART UNIT	PAPER NUMBER	
7101014,	14171 0172	·		2613		
				DATE MAILED: 03/24/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	V
	09/543,223	JACKSON ET AL.	
Office Action Summary	Examiner	Art Unit	
	Hanh Phan	2638	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was pailing to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nety filed the mailing date of this communic D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 22 No.	ovember 2005.		
2a) This action is FINAL . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for allowar			s is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-50</u> is/are pending in the application.			
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-50</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine	r.		
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the l	Examiner.	٠
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152	2.
Priority under 35 U.S.C. § 119			
12)☐ Acknowledgment is made of a claim for foreign a)☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).	
 Certified copies of the priority documents 	s have been received.		
2. Certified copies of the priority documents			
3. Copies of the certified copies of the prior	-	ed in this National Stage	
application from the International Bureau	, , , ,	· al	
* See the attached detailed Office action for a list	or the certified copies not receive	ea.	
Attachment(s)			
1) Motice of References Cited (PTO-892) 2) Motice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da		
2) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)	

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DETAILED ACTION

1. This Office Action is responsive to the Amendment filed on 11/22/2005.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 26 and 33 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- -Claim 26 recites the limitation "the primary optical signal" in line 2. There is insufficient antecedent basis for this limitation in the claim.
- -Claim 33 recites the limitation "the primary optical signal" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 2, 5-10, 13-18 and 22-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dewberry et al (US Patent No. 6,507,425) in view of Gfeller et al (US Patent No. 6,424,442).

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Regarding claims 1, 9, 17 and 47, referring to Figure 3, Dewberry discloses a method of processing a data signal for transmission to a remote device, the method comprising:

synchronizing the data signal with a clock signal to produce a composite signal (Fig. 3, col. 3, lines 40-67 and col. 4, lines 1-12); and

converting the composite signal to an outgoing signal, the outgoing signal being a wireless optical signal (i.e., infrared transceiver 210, Fig. 3, converting the composite signal to an optical signal, col. col. 3, lines 40-67 and col. 4, lines 1-12).

Dewberry differs from claims 1, 9, 17 and 47 in that he fails to disclose transmitting a plurality of copies of the outgoing signal, at least two copies of the outgoing signal being transmitted in different directions. However, Gfeller in US Patent No. 6,424,442 discloses converting a data signal to an outgoing signal, the outgoing signal being a wireless optical signal and transmitting a plurality of copies of the outgoing signal, at least two copies of the outgoing signal being transmitted in different directions (Figures 1, 3-5, 7 and 10-15, col. 4, lines 29-67 and col. 5, lines 1-55).

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the transmitting a plurality of copies of the outgoing signal, at least two copies of the outgoing signal being transmitted in different directions as taught by Gfeller in the system of Dewberry. One of ordinary skill in the art would have been motivated to do this since Gfeller suggests in column 4, lines 29-67 and col. 5, lines 1-55 that using such the transmitting a plurality of copies of the outgoing have advantage of allowing eye safety to the highest possible degree, optimum source

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radiation pattern distributing the power limited optical signal in an efficient way to gain maximum transmission distance at minimum dynamic range and no need for aligning transmitters and receivers.

Regarding claims 2, 10, 18, 27, 34 and 41, the combination of Dewberry and Gfeller teaches the outgoing signal is in the in infrared spectrum (Fig. 3 of Dewberry and Fig. 1 of Gfeller).

Regarding claims 5, 13, 21, 48 and 49, the combination of Dewberry and Gfeller teaches receiving an incoming signal, the incoming signal being an optical signal and having a specified timing signal, the clock signal of the composite signal being synchronized with the specified timing signal (Fig. 1 of Dewberry).

Regarding claims 6, 14, 22, 29, 36 and 43, the combination of Dewberry and Gfeller teaches wherein the data signal includes at least one of video data and audio data (Fig. 1 of Dewberry).

Regarding claims 7, 15, 23, 28, 35 and 42, the combination of Dewberry and Gfeller teaches wherein the plurality of copies of the outgoing signal are transmitted through the air (Fig. 1 of Gfeller).

Regarding claims 8, 16, 24, 31, 38, 45 and 46, the combination of Dewberry and Gfeller teaches where the different directions overlap (Figs. 1-3 of Gfeller).

Regarding claims 25, 30, 32, 37, 39, 44 and 50, Dewberry teaches all the aspects of the claimed invention as set forth in the rejection to claims 1, 9, 17 and 47 above except fails to teach receiving a plurality of copies of a single optical signal, the optical signal being the optical form of a first data signal and converting the plurality of

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copies of the optical signal into a plurality of second data signals, each second data signal having data from one of the copies of the optical signal. However, Gfeller in US Patent No. 6,424,442 discloses receiving a plurality of copies of a single optical signal, the optical signal being the optical form of a first data signal and converting the plurality of copies of the optical signal into a plurality of second data signals, each second data signal having data from one of the copies of the optical signal (Figures 14 and 15A, col. 7, lines 47-67 and col. 8, lines 1-10). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the receiving a plurality of copies of a single optical signal, the optical signal being the optical form of a first data signal and converting the plurality of copies of the optical signal into a plurality of second data signals, each second data signal having data from one of the copies of the optical signal as taught by Gfeller in the system of Dewberry. One of ordinary skill in the art would have been motivated to do this since Gfeller suggests in column 7, lines 47-67 and col. 8, lines 1-10 that using such the transmitting a plurality of copies of the outgoing have advantage of allowing eye safety to the highest possible degree, optimum source radiation pattern distributing the power limited optical signal in an efficient way to gain maximum transmission distance at minimum dynamic range and no need for aligning transmitters and receivers.

Regarding claims 26, 33 and 40, the combination of Dewberry and Gfeller teaches wherein the act of reconstructing comprises designating one of the plurality of copies of the optical signal as the primary optical signal, the second data signal in memory that represents the primary optical signal being the primary second data signal

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and retrieving primary second data signal and if the primary second data signal is incomplete, then retrieving additional data of the first data signal from at least one of the other second data signals in memory (Fig. 3 of Dewberry and Fig. 14 and 15A of Gfeller).

6. Claims 3, 11 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dewberry et al (US Patent No. 6,507,425) in view of Gfeller et al (US Patent No. 6,424,442) and further in view of Shibuya (US Patent No. 6,509,991).

Regarding claims 3, 11 and 19, Dewberry as modified by Gfeller teaches all the aspects of the claimed invention except fails to teach amplifying the outgoing signal. However, Shibuya teaches amplifying the outgoing signal (Fig. 3, col. 3, lines 56-64). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the amplifying the outgoing signal as taught by Shibuya in the system of Dewberry modified by Gfeller. One of ordinary skill in the art would have been motivated to do this since Shibuya suggests in column 3, lines 56-64 that using such the amplifying the outgoing signal have advantage of allowing increasing the power level of the signal to a desired level.

7. Claims 4, 12 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dewberry et al (US Patent No. 6,507,425) in view of Gfeller et al (US Patent No. 6,424,442) and further in view of Rutledge (US Patent No. 5,864,625).

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Regarding claims 4, 12 and 20, Dewberry as modified by Gfeller teaches all the aspects of the claimed invention except fails to teach encrypting the composite signal prior to converting it to the outgoing signal. However, Rutledge in US Patent No. 5,864,625 teaches encrypting the composite signal prior to converting it to the outgoing signal (Fig. 1, col. 3, lines 6-67 and col. 4, lines 1-14). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the encrypting the composite signal prior to converting it to the outgoing signal as taught by Rutledge in the system of Dewberry modified by Gfeller. One of ordinary skill in the art would have been motivated to do this since Rutledge suggests in column 3, lines 6-67 and col. 4, lines 1-14 that using such the encrypting the composite signal prior to converting it to the outgoing signal have advantage of allowing a secure optical communications link.

Response to Arguments

8. Applicant's arguments with respect to claims 1-50 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh Phan whose telephone number is (571)272-3035.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan, can be reached on (571)272-3022. The fax phone number for the organization where this application or proceeding is assigned is (571)273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

HANH PHAN
PRIMARY EXAMINER